08/815, 168



# UNITED STATES DEARTMENT OF COMMERCE Patent and Trademark Office

dress :	COMMISSIONER OF PATENTS AND	THADEMARKS
	Washington, D.C. 20231	

SERIAL NUMBER	FILING DATE	FIRST NAMED APP	PLICANT		ATTORNEY DOCKET NO	
U8/815,1	68 03/11/97	FREEMAN		М	5038	
_	TM02/0212			EXAMINER		
SCOTT W. DOYLE DORSEY & WHITNEY, LLP				HONG, S		
	REPUBLIC PLAZA BLDG			ART UNIT	PAPER NUMBER	
DENVER C	0 SEVENTH STREET, SUI NVER CO 80202-5644	UITE 4400~		2176	07/16	
			D	ATE MAILED:	02712701	

This is a communication from the examiner in charge of your application.

COMMISSIONER OF PATENTS AND TRADEMARKS

1 1 -1
The communication filed 11/17 is informal/non-responsive for the reason(s) checked below and should be corrected
APPLICANT IS GIVEN ONE MONTH FROM THE DATE OF THIS LETTER OR UNTIL THE EXPIRATION OF THE PERIOD FOR
RESPONSE SET IN THE LAST OFFICE ACTION (WHICHEVER IS LONGER) WITHIN WHICH TO CORRECT THE INFORMALITY.
a. The amendment to claim(s) 8-17, 32-38, 53-227, filed 11/17/2000, fails to comply with the provisions of 37 C.F.R. 1.121 and is accordingly held to be non-responsive. A supplemental paper correcting the informal portions and complying with the rule is required.
b. The paper is unsigned. A duplicate paper or ratification, properly signed, is required.
c. The paper is signed by, who is not of record. A ratification or a new power of attorney with a ratification, or a duplicate paper signed by a person of record, is required.
d. The communication is presented on paper which will not provide a permanent copy. A permanent copy, or a request that a permanent copy be made by the Office at applicant's expense, is required, see M.P.E.P. 714.07.
e. Other
$\cdot$
2. In accordance with applicant's request, THE PERIOD FOR RESPONSE FROM THE OFFICE ACTION DATED
IS EXTENDED TO RUN MONTH(S).
No further extension will be granted unless approved by the Commissioner. 37 C.F.R. 1.136 (b)
Receipt is acknowledged of papers submitted under 35 U.S.C. 119 which papers have been made of record in the file.
4. Other
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### **DETAILED ACTION**

## Response to Amendment

- 1. The reply filed on 11/17/2000 is not fully responsive to the prior Office action and the amendment to the claims has not been entered, because the amendment requests the addition of more than five words in at least one claim. See 37 CFR 1.121(a)(2)(I) below:
  - (I) Instructions for insertions and deletions: A claim may be amended by specifying only the exact matter to be deleted or inserted by an amendment and the precise point where the deletion or insertion is to be made, where the changes are limited to:
    - (A) Deletions and/or
  - (B) The addition of no more than five (5) words in any one claim; or The amendment to the claims should be made in accordance with 37 CFR 1.121(a)(2)(ii)

#### which states:

(ii) Claim cancellation or rewriting: A claim may be amended by directions to cancel the claim or by rewriting such claim with underlining below the matter added and brackets around the matter deleted. The rewriting of a claim in this form will be construed as directing the deletion of the previous version of that claim. If a previously rewritten claim is again rewritten, underlining and bracketing will be applied relative to the previous version of the claim, with the parenthetical expression "twice amended," "three times amended," etc., following the original claim number. The original claim number followed by that parenthetical expression must be used for the rewritten claim. No interlineations or deletions of any prior amendment may appear in the currently submitted version of the claim. A claim canceled by amendment (not deleted and rewritten) can be reinstated only by a subsequent amendment presenting the claim as a new claim with a new claim number.

Note that the response, on page 2, states "Therefore, claims 8-17, 32-38 and 53-227 may be cancelled from the current application." This is an incomplete direction as the Applicant's intention is not clear. It is requested that explicit instructions for the amendment be provided for clear records in the prosecution.

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Since the above-mentioned reply appears to be *bona fide*, applicant is given TIME PERIOD of **ONE** (1) **MONTH** or THIRTY (30) DAYS from the mailing date of this notice, whichever is longer, within which to supply an amendment in compliance with 37 CFR 1.121 in order to avoid abandonment. EXTENSIONS OF THIS TIME PERIOD MAY BE GRANTED UNDER 37 CFR 1.136(a).

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## Conclusion

2. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Steve Hong whose telephone number is (703) 308-5465. The examiner can normally be reached on Monday-Friday from 8:00 AM-5:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Heather Herndon, can be reached on (703) 308-5186.

Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist whose telephone number is (703) 305-3900.

## Any response to this action should be mailed to:

Commissioner of Patents and Trademarks Washington, D.C. 20231

## or faxed to:

(703) 308-9051, (for formal communications intended for entry)

Or:

(703) 305-9724 (for informal or draft communications, please label "PROPOSED" or "DRAFT")

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington. VA., Sixth Floor (Receptionist).

Stephen Hong

Primary Examiner

February 9, 2001